### PATENT COOPERATION TREATY

## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 4510-6-CIP-P	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/US2004/005751	International filing date (day/month/year) 25 February 2004 (25.02.2004)	Priority date (day/month/year) 25 February 2003 (25.02.2003) ]		
International Patent Classification (IPC) or national classification and IPC <sup>7</sup> A61B 17/70, 17/56, 17/5				
Applicant RITLAND, Stephen				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 <i>bis</i> .1(a).				
2.	This REPORT consists of a total of 4 sheets, including this cover sheet.				
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	This report contains indications relating to the following items:				
	Box No. I	Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the international application			
	Box No. VIII	Certain observations on the international application			
4.	The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).				

	Date of issuance of this report 26 August 2005 (26.08.2005)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Philippe Becamel
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Form PCT/IB/373 (January 2004)

### PATENT COOPERATION TREATY

From the INTERNAT	ΓΙΟΝΑL SEARC	HING AUTH	IORITY			
To: MARK L. YASKANIN SHERIDAN ROSS P.C. 1560 BROADWAY, SUITE 1200				PCT		
DENVER, CO 80202-5141		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY				
					(PCT Rule 43bis.1)	
				Date of mailing (day/month/year)	03 MAR 2005	
Applicant	's or agent's file	reference		FOR FURTHER ACTION See paragraph 2 below		
4510-6-CI			I x			
Internation	International application No.		International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US0		ication (IPC)	25 February 2004 (25.0) or both national classification		25 February 2003 (25.02.2003)	
			or both hational classificat	ion and if C		
Applicant	.61B17/70 and US	S Cl.: 606/61				
	O, STEPHEN					
KIILANI	J, SIEFIEN					
1. This	opinion contains i	ndications rel	ating to the following iten	ıs:		
	Box No. I Basis of the opinion					
	Box No. II Priority					
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
	Box No. IV Lack of unity of invention					
	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI Certain documents cited					
	Box No. VII	Certain def	ects in the international ap	plication		
	Box No. VIII	Certain obs	ervations on the internatio	nal application		
2. FUR	THER ACTIO	N				
Intern Autho	ational Prelimina ority other than th	ary Examinin is one to be (	g Authority ("IPEA") ex	scept that this does PEA has notified th	be considered to be a written opinion of the not apply where the applicant chooses an e International Bureau under Rule 66.1bis(b) dered.	
IPEA mailir	a written reply ng of Form PCT/	together, wh ISA/220 or be	ere appropriate, with am efore the expiration of 22 :	endments, before th	PEA, the applicant is invited to submit to the ne expiration of 3 months from the date of ority date, whichever expires later.	
For fu	For further options, see Form PCT/ISA/220.					
3. For fu	arther details, see	notes to For	n PCT/ISA/220.			
	mailing address of		S	Authorized office	The same	
Mail Stop PCT, Attn: ISA/US Commissioner for Patents				David O. Reip	Sharm M. Meere for	
F	P.O. Box 1450 Alexandria, Virginia					
Ecosimile 1	• -			Telephone No. 571-272-3700		

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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US04/05751

Box No. I Basis of this opinion				
1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.				
This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).				
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:				
a. type of material				
a sequence listing				
table(s) related to the sequence listing				
b. format of material				
in written format				
in computer readable form				
c. time of filing/furnishing				
contained in international application as filed.				
filed together with the international application in computer readable form.				
furnished subsequently to this Authority for the purposes of search.				
in instance subsequently to this Authority for the perpense of sources.				
3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4. Additional comments:				

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/05751

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims 1-15, 21	1, 26-34, 36, 46-53	YES
, ,	Claims 16-20, 2	22-25, 35, 37-45	NO
Inventive step (IS)	Claims 1-15, 26	6-34, 36, 46-53	YES
	Claims 16-25, 3	35, 37-45	NO
Industrial applicability (IA)	Claims 1-53		YES
• • • • • • • • • • • • • • • • • • • •	Claims NONE		NO

#### 2. Citations and explanations:

Claims 16-20, 22-25, 35, and 37 lack novelty under PCT Article 33(2) as being anticipated by Allard et al (U.S. Pat. No. 5,275,600). Fig. 1 of Allard et al shows a surgical implant device having all the limitations as recited in the above listed claims, including: a first rod member 14 including a beam 30, the beam further having both a circular cross section in the area immediately adjacent the end connector 18 and a non-circular cross-section between shoulders 34 and 36; a second rod member 12 including a circular opening at 22, an upper arm 24, a lower arm 24', a slot/notch 26; a means for tightening 28, and an end connector 16.

Claims 38-41 lack novelty under PCT Article 33(2) as being anticipated by Justis et al (U.S. Pat. No. 6,210,413). Fig. 4 of Justis et al shows a deformable connector device 22b having all the limitations as recited in the above listed claims, including: a disc 48 having a passageway adapted to receive a cylindrical member, a groove (slot) extending to the passageway, "skeletonized" structure 42a/42b, and truncations/indentations (at 62 and at the ring 26b mounting portion) on the exterior surface.

Claims 42-45 lack novelty under PCT Article 33(2) as being anticipated by Frigg (U.S. Pat. No. 5,002,542). Figs. 4-5 of Frigg show a connector device for a bone screw having all the limitations as recited in the above listed claims, including: a C-shaped clamp 35 having an upper section 36 with a first aperture, a lower section 37 having a second aperture aligned with the first aperture, the apertures sized to accommodate bone screw 7; a tightening screw 40; and a beam 24 interconnected to the clamp.

Claim 21 lacks an inventive step under PCT Article 33(3) as being obvious over Allard et al. Although Allard et al shows the opening to the hollow chamber in the second rod member 12 as being circular to accommodate generally cylindrical beam 30 of first rod member 14, it would have been obvious to one of ordinary skill in the art at the time the invention was made to construct the beam and corresponding opening/hollow chamber to have non-circular cross-sections, such as square or rectangular, in an application where it may be undesirable to have the first and second rod members able to rotate relative to each other.

Claims 1-15, 26-34, 36, and 46-53 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest devices and methods as recited in the claims. For example, with respect to claim 1, the prior art does not teach or fairly suggest a spinal rod implant having all the limitations as recited in claims 1, including the means for tightening the claim to create a force to secure the beam within the clamp.

Claims 1-53 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.